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Docket: 215530US-2 PCT

**OBLON SPIVAK** McClelland MAIER NEUSTADT P.C.

ATTORNEYS AT LAW

GREGORY J. MAIER (703) 413-3000 GMAIER@OBLON.COM

RAYMOND F. CARDILLO, JR. (703) 413-3000 RCARDILLO@OBLON.COM

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

Group Art Unit: Unknown Serial No.: 09/926,751

Filed: DECEMBER 12, 2001

Applicant: HOREA BACILA, ET AL.

For: APPARATUS AND A METHOD FOR

SUPPLYING INFORMATION

Attached hereto for filing are the following papers:

# SUPPLEMENTAL REQUEST FOR RECONSIDERATION AND RENEWED PETITION UNDER 37 CFR §1.47(a), SUPPLEMENTAL DECLARATIONS OF NEIL RICHES (3), DECLARATION OF CRISPIN BURDETT (1), COPIES OF ENVELOPES (3 SHEETS)

Our check in the amount of <u>\$ - 0 -</u> is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the abovenoted documents, including any fees required under 37 C.F.R. 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND

MAIER & NEUSTADTXP.C

Gregory J. Maier

Registration No. 25,599

Attorney of Record

Raymond F. Cardillo, Jr. Registration No. 40,440

1940 DUKE STREET ■ ALEXANDRIA, VIRGINIA 22314 ■ U.S.A.
TELEPHONE: 703-413-3000 ■ FACSIMILE: 703-413-2220 ■ WWW.OBLON.COM

(703) 413-3000 GJM/RFC/jmp

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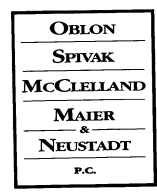
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Applicant: HOREA BACILA, ET AL. For: APPARATUS AND A METHOD FOR

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Attached hereto for filing are the following papers:



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RAYMOND F. CARDILLO, JR. (703) 413-3000 RCARDILLO@OBLON.COM

# SUPPLEMENTAL REQUEST FOR RECONSIDERATION AND RENEWED PETITION UNDER 37 CFR §1.47(a), SUPPLEMENTAL DECLARATIONS OF NEIL RICHES (3), DECLARATION OF CRISPIN BURDETT (1), COPIES OF ENVELOPES (3 SHEETS)

Our check in the amount of \$-0- is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the abovenoted documents, including any fees required under 37 C.F.R. 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND

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1940 DUKE STREET 
ALEXANDRIA, VIRGINIA 22314 U.S.A.

TELEPHONE: 703-413-3000 ■ FACSIMILE: 703-413-2220 ■ www.oblon.com

22850

(703) 413-3000 GJM/RFC/jmp

### 215530US-2 PCT

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION. OF:

HOREA BACILA, ET AL.

: GROUP UNIT: UNKNOWN

SERIAL NO.: 09/926,751

: EXAMINER: UNKNOWN

FILED: DECEMBER 12, 2001

FOR: APPARATUS AND A METHOD

FOR SUPPLYING INFORMATION

# SUPPLEMENTAL REQUEST FOR RECONSIDERATION AND RENEWED PETITION UNDER 37 CFR §1.47(a)

COMMISSIONER FOR PATENTS Office of PCT Legal Administration Box PCT Washington, D.C. 20231

SIR:

Supplemental to the Request for Reconsideration and Renewed Petition Under 37 CFR §1.47(a) (hereinafter, Renewed Petition) filed on November 4, 2002, Petitioners hereby request that the attached Declaration of Crispin Burdett and Supplemental Declarations of Neil Riches be considered along with evidence submitted with the original Petition under 37 CFR §1.47(a) filed April 1, 2002 (hereinafter, Original Petition), to accept the Declaration and Power of Attorney for Patent Application 09/926,751 and consider the new application filed by the signing inventors (i.e., Mr. Horea Bacila and Mr. Catalin Suciu) as having been filed on behalf of themselves and their joint inventors (i.e., Mr. Ovidiu Ban, Mr. Mirela Boboc, and Mr. Mihai Spatar) who "cannot be found or reached after diligent effort" to preserve the rights of the Assignee.

As noted in the Renewed Petition, a Decision on Petition (hereinafter, Decision) was mailed on September 4, 2002, with regard to the above-identified Original Petition that was believed to be in error for the reasons noted therein. The Renewed Petition also noted that while the Decision clearly erred in taking examples of alternative possible evidence in the cited MPEP §409.03(d) portion dealing with an inventor who cannot be reached and creating requirements from these mere examples, Petitioners would nevertheless resend registered letters to the last known addresses of the missing inventors and conduct telephone directory and internet searches and would further report the results of these efforts as soon as they were completed in order to further demonstrate Petitioners diligence.

Accordingly, Petitioners note that the Declaration of Crispin Burdett is submitted herewith is evidence that a search of the names of the missing inventors (i.e., Mr. Ovidiu Ban, Mr. Mirela Boboc, and Mr. Mihai Spatar) was made on February 14, 2003, in the London and Surrey telephone directory and on the internet and that this search was unsuccessful in terms of discovering any new address information, all as set forth therein.

Petitioners note that one of the Supplemental Declarations of Neil Riches sets forth the details of the mailing of a second registered letter to the last known address of Mr. Ovidiu Ban and Mr. Mihai Spatar and the mailing of a third registered letter to the last known address of Mr Mirela Boboc. The copies of the returned envelopes attached to this Supplemental Declaration of Neil Riches indicate that these letters were "not called for" as to of Mr. Ovidiu Ban and Mr. Mihai Spatar, while the copy of the envelope addressed to Mr. Ovidiu Ban indicates "address unknown."

The second Supplemental Declaration of Neil Riches addresses the meaning in the U.K. of the "not called for" box being checked with regard to an attached explanation from a Royal Mail representative, Carol M. Harwood. In this regard, Ms. Harwood notes that when no one is available at the address of a Special Delivery or recorded Delivery item that can sign for it, a notice card is left to inform the recipient that the item is awaiting collection at the Delivery

Office. If recorded items are not called for in one week, the item is returned to the sender with the label indicating "not called for."

The last Supplemental Declarations of Neil Riches simply notes an inadvertent error in his Declaration of April 1, 2002, as to a mailing date and corrects that inadvertent error.

Accordingly, Petitioners again request that the already filed Declaration and Power of Attorney signed by the first-named inventor, Mr. Horea Bacila and by Mr. Catalin Suciu be accepted on behalf of themselves and the unavailable inventors Mr. Ovidiu Ban, Mr. Mirela Boboc and Mr. Mihai Spatar, who cannot be found after diligent effort by the Assignee, as outlined in the Original Petition, Renewed Petition, and this Supplemental Renewed Petition, be accepted and that the Decision dismissing the Original Petition be withdrawn.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

MAIER & NEUSTADT, P.C.

Gregory J. Maier

Registration No. 25,599

Attorney of Record

Raymond F. Cardillo, Jr.

Registration No. 40,440

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IN RE APPLICATION. OF:

HOREA BACILA, ET AL.

: GROUP UNIT: UNKNOWN

SERIAL NO.: 09/926,751

: EXAMINER: UNKNOWN

FILED: DECEMBER 12, 2001

FOR: APPARATUS AND A METHOD

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## SUPPLEMENTAL DECLARATION

ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231

SIR:

I, the undersigned Neil Riches, an official of Worldlink Information Technology Systems Limited formerly Olympic Worldlink Ltd. who has first-hand knowledge of the facts recited herein declare that:

This Declaration is supplemental to the Declaration filed on April 1, 2002, with regard to the above identified application. In an effort to comply with the decision on Petition mailed September 6, 2002, a second registered letter was mailed to the last known addresses of each of Mr. Mihai Spatar and Mr. Ovidiu Ban and a third registered letter was mailed to the last known address of Mr. Mirela Boboc. Once again these registered letters could not be delivered to these individuals as is clear from the attached copies of the returned envelopes that stand as evidence that their absence from their last known mailing address is more than temporary. As was noted in the original Declaration submitted with the Petition filed April 1, 2002, these three individuals have severed their relationship with the assignee and have left no forwarding addresses.

I declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by a fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application

Respectfully submitted,

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or any patent issuing thereon.

Worldlink Information Technology Systems Limited

14Th FEBRUARY 2003 Date

Tel: (703) 413-3000 Fax: (703) 413-2220

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215530US-2 PCT

#### ENT AND TRADEMARK OFFICE IN THE UNITED STATE

IN RE APPLICATION. OF:

HOREA BACILA, ET AL.

: GROUP UNIT: UNKNOWN

SERIAL NO.: 09/926,751

: EXAMINER: UNKNOWN

FILED: DECEMBER 12, 2001

FOR: APPARATUS AND A METHOD

FOR SUPPLYING INFORMATION

### SUPPLEMENTAL DECLARATION

ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231

SIR:

I, the undersigned Neil Riches, an official of Worldlink Information Technology Systems Limited formerly Olympic Worldlink Ltd. who has first-hand knowledge of the facts recited herein declare that:

This Declaration is supplemental to the Declaration filed on April 1, 2002, with regard to the above identified application. In reviewing the Declaration filed on April 1, 2002, for preparation of related declarations it became apparent that a typographical error was made as to the date indicated as to mailing the registered letters to the last known addresses of Mr. Mihai Spatar and Mr. Ovidiu Ban. In this regard, and as clearly indicated on the copies of the relevant envelopes attached to the Declaration filed on April 1, 2002, the date of registered mailing should have been stated as July 21, 2000 and not July 7, 2000.

I declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by a fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

Worldlink Information Technology Systems Limited

14 Th Firmany 2003
Date

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Tel: (703) 413-3000 Fax: (703) 413-2220

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION. OF:

HOREA BACILA, ET AL.

**GROUP UNIT: UNKNOWN** 

SERIAL NO.: 09/926,751

: EXAMINER: UNKNOWN

FILED: DECEMBER 12, 2001

FOR: APPARATUS AND A METHOD

FOR SUPPLYING INFORMATION

### SUPPLEMENTAL DECLARATION

ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231

SIR:

I, the undersigned Neil Riches, an official of Worldlink Information Technology Systems Limited formerly Olympic Worldlink Ltd. who has first-hand knowledge of the facts recited herein declare that:

This Declaration is supplemental to the Declaration filed on April 1, 2002, with regard to the above identified application. In reviewing the Declaration filed on April 1, 2002, for preparation of related declarations it became apparent that an explanation was lacking as to the meaning of the indication "not called for" on the copies of the envelopes attached thereto. Accordingly, I attach a copy of the pertinent explanation of this terminology provided by the Royal Mail.

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I declare that all statements made herein of my own knowledge are true, and that all

statements made on information and belief are believed to be true; and further that these

statements were made with the knowledge that willful, false statements and the like so made are

punishable by a fine or imprisonment, or both, under Section 1001 of Title 18 of the United

States Code and that such willful false statements may jeopardize the validity of the application

or any patent issuing thereon.

Respectfully submitted,

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Worldlink Information Technology Systems Limited

14 TN FORWARY 2003

Tel: (703) 413-3000 Fax: (703) 413-2220

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### **Neil Riches**

From: Sent:

carol.m.harwood@royalmail.com

Sent: To: 25 February 2003 15:42 nriches@worldlinkits.com

Subject:

Royal Mail

Dear Mr Riches With reference to our telephone conversation today.

In the case of Special Delivery or recorded Delivery items a signature is required at the time of delivery. If there is nobody at the address to sign for the item a card is left to inform the recipient that the item is awaiting collection at the Delivery Office. Special Deliveries are held for three weeks and Recorded items for 1 week. After that time it will be returned to sender with a label that states NOT CALLED FOR.

I hope this clears up any confusion with regard to the labels. If I can be of any further help, I can be contacted on  $01752\ 494594$ .

### Linda McLaren

This email and any attachments are confidential and intended for the addressee only. If you are not the named recipient, you must not use, disclose, reproduce, copy or distribute the contents of this communication. If you have received this in error, please contact the sender and then delete this email from your system.

215530US-2 PCT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION. OF:

HOREA BACILA, ET AL.

: GROUP UNIT: UNKNOWN

SERIAL NO.: 09/926,751

: EXAMINER: UNKNOWN

FILED: DECEMBER 12, 2001

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## **DECLARATION**

ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231

SIR:

I, the undersigned CRICTIN BURDETI, an employee of Wentering who has first-hand knowledge of the facts recited herein declare that:

On 14 February, States, I conducted a search of the names Ovidiu Ban, Mirela Boboc, and Mihai Spatar on the internet and in the Lowdow & Suarey

telephone directory. These searches were unsuccessful in terms of revealing any new address information beyond that indicated in the previously filed Statement Of Last Known Address Under 37 CFR §1.47(a) for Mirela Boboc, Ovidiu Ban, and Mihai Spatar, as follows:

Mr. Mirela Boboc Mr. Ovidiu Ban Mr. Mihai Spatar
9 Muggerdge Close 9 Muggerdge Close
34 Brighten Road South Croydon Surrey
Surrey SR2 7LB SR2 7LB

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I further declare that all statements made herein of my own knowledge are true, and that

all statements made on information and belief are believed to be true; and further that these

statements were made with the knowledge that willful, false statements and the like so made are

punishable by a fine or imprisonment, or both, under Section 1001 of Title 18 of the United

States Code and that such willful false statements may jeopardize the validity of the application

or any patent issuing thereon.

espectfully

(Signatur

C. Burnen

(Printed Name)

14/2/2003

Date

Tel: (703) 413-3000

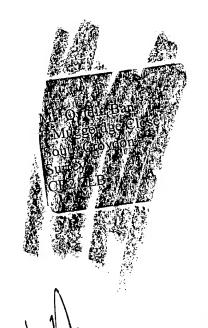
Fax: (703) 413-2220

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OLÝMPIC



Mirela Bobo Flat 2 Conthorn 34 Brighton Road Guilsden Saffey CR5 2BF





**OLÝMPIC** 



Lordohak EC3N 44J

